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10	UNITED STATES DISTRICT COURT			
11	DISTRICT OF NEVADA			
12	BROOKE CARDOZA et al.,	CASE NO.: 2:13-cv-01820-JAD-NJK		
13	Plaintiffs,			
14	vs.	STIPULATION AND (PROPOSED) ORDER IN RESPONSE TO COURT'S		
15	BLOOMIN' BRANDS, INC. et al.,	ORDER IN RESTORSE TO COOKT S ORDER (DOCKET NO. 384) (Second Request)		
16		(Second Request)		
17	Defendants.			
18	The parties now approach the Court in response to its Order, Doc.#384, on Plaintiffs' recent			
19	Motion to Compel, Doc.#362.			
20	In its Order, the Court required the parties to "confer in light of the guidance provided" in			
21	the Order, and to file by October 30 a "joint stipulated proposal" for conduct of further discovery.			
22	The Court then granted the parties' previous joint Stipulation to extend the October 30			
23	deadline to November 13. Doc.#391. The parties now seek a second and final one-week extension			
24	to November 20. As grounds for a further extension, the parties state:			
25	Consonant with the Court's guidance, the parties have continued to engage in substantial			
26	meet-and-confer conferences.			
27	Plaintiffs' and Defense counsel met in person last week in Los Angeles to discuss a			
28	proposal for discovery. There was general agreement as to the proposal. Defense counsel			

1	drafted a joint report based on the conference. That draft was provided to Plaintiffs' counsel		
2	on November 10. Also on November 10, one of the Plaintiffs' lawyers negotiating this		
3	proposal was hospitalized.		
4	The parties have agreed as follows:		
5	<ul> <li>Plaintiffs will respond to Defendants by close of business Tuesday, November 17</li> </ul>		
6	with comments and additions to the draft joint report.		
7	o Defendants will respond to Plaintiffs by close of business Thursday, November 19		
8	with their comments.		
9	o The parties will attempt to reach final agreement Friday, November 20 and will file		
10	the joint report by the end of that day.		
11	Plaintiffs' counsel requested the additional time sought. Defendants' counsel agreed to the		
12	extension. Counsel for all parties believe that this additional time will be put to good use		
13	and that the extent of agreement between the parties appears greater if there is more time to		
14	work.		
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1	If the Court prefers a motion to be filed	in lieu of a stipulation, the parties will do so
2	promptly.	
3	DATED this 12th day of November, 2015.	DATED this 12th day of November, 2015.
4 5 6 7 8	/s/ Don Springmeyer Don Springmeyer, Esq. Nevada State Bar No. 1021 Justin C. Jones, Esq. Nevada State Bar No. 8519 Bradley Schrager, Esq. Nevada State Bar No. 10217 WOLF, RIFKIN, SHAPIRO, SCHULMAN & RABKIN, LLP	/s/ Jesse Cripps Theodore J. Boutrous, Jr., Esq. Catherine A. Conway, Esq. Jesse A. Cripps, Esq. GIBSON, DUNN & CRUTCHER LLP 333 South Grand Avenue Los Angeles, CA 90071-3197  Sarah Zenewicz, Esq. 555 Mission Street, Suite 300
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16	SOMMERS SCHWARTZ, P.C. 2000 Town Center, Suite 900	Attorneys for Defendants Bloomin' Brands, Inc.; OSI Restaurant Partners, LLC; Outback
17	Southfield, Michigan 48075	Steakhouse of Florida, LLC; OS Restaurant Services, LLC
18	William F. Cash III, Esq. (admitted pro hac) Brandon L. Bogle, Esq. (admitted pro hac)	201,10003, 220
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21	316 S. Baylen Street, Suite 600 Pensacola, Florida 32502	
22	Attorneys for Plaintiffs	
23	Thomeys for I tarnings	
24	<u>ORDER</u>	
25	IT IS SO ORDERED.	
26	Dated: November 13, 2015	
27		UNITED STATES MAGISTRATE JUDGE
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